BEAUTIFUL child! my lot is cast; Hope from my path hath for ever passed; Nothing the Future can bring to me Hath ever been shadowed in dreams to thee; e warp is woven, the arrow sped, brain bath throbbed, but my beart is dead: Il ye my tale, then, for love or gold?— Years have passed by since that tale was told. God keep thee, child, with thine angel brow, er as sinless and bright as now

The fair pure buds it is thine to bring Would that the bloom of the soul could be, Beautiful spirit! caught from thee: Would that thy gift could anew impart The roses that bloom for the pure in heart

Beautiful child! mayst thou never hear Tones of represent in thy sorrowing ear; Beautiful child! may that check are or glow With a warner tint from the heart below; Beautiful child! mayst thou never bear The clinging weight of a cold despair— A heart, whose madness each hope had Which hath thrown one die, and the stake hath los

Beautiful child! why shouldst thes stay? There is danger near thee—away! away! Away! In the spotless purity; Nothing can here be a type of thee; The very air, as it fans thy brow, May leave a trace on its stainless snow: Lo! spirits of evil haunt the bowers, And the serpent glides from the trembling flowers Beautiful child! alas, to see

This weary world thos must wander in; Such a home was once to my visions given, it comes to my heart as a type of heaven. Beautiful child! let the weary in heart

Whisper thes once, ere again we part:
Tell thee that want, and tell thee that pain
Never can thrill in the throbbing brain.
Till a sadder story that brain halo learned.
Till a fercer fire hath in it burned:
God keep thee sinless and undefiled.
Though page and sadded the sadded the story that brain halo learned. Though poor, and wretched, and sail, my child! Beautiful being! away, away! The angels above be thy help and stay. Save thee from sorrow and save thee from sin

Guard thee from danger without and within. Beautiful child ! be thy God thy guide.

CHANCERY REPORTS.

STREET ASSESSMENTS IN CHANCERY. John Haggerty and others, ; Peter G. Stuyvesant, Thomas E. Davis, and others,

The Mayor, Aldermen and Com-monalty of the City of New-York. OFINION OF MURRAY HOFFMAN, Esq., INJUNCTION MASTER The bill is brought before me as Injunction Master. I have been obliged by my sense of duty to

grant an injunction in this and several cases on the vs. The Corporation, for the reasons upon which I have allowed a temporary injunction. It is how threatered, and blessed Heaven, in the sequel diseve of the sale advertised to take place on the 27th inst. I am sensible of the inconvenience to the city from an interference at this time, and do it with unfeigned reluctance.

V. The Corporation, in the reason appears the convenience to the city from an interference at this time, and do it with unfeigned reluctance.

V. The Corporation, in the reason appears the sale has now the convenience to the city from an interference at this time, and do it with unfeigned reluctance.

V. The Corporation, in the reason appears the sale has now that a first how the convenience to the city from an interference at this time, and do it forms that of Wiggins vs. The Corporation has now the sale has now the s

inst. I am sensible of the inconvenience to the ever peculiarly incumbent upon me in this instance, and the city from an interference at this time, and do it with unfeigned reluctance.

But I am thoroughly satisfied that a more palpable and pernicious disobedience of law has never marked the course of any corporate body, than the farst place, the delay referred to by the have a deep-rooted conviction that ultimately the consumers of the city for the stepley to this being stepled with the consumers and behalf the proceedings complained of. I have a deep-rooted conviction that ultimately the converse of the city of the steple to the standard that a more palpable and pernicious disobedience of law has never marked the course of any corporate body, than characterizes the proceedings complained of. I have a deep-rooted conviction that ultimately the converse of the converse and the standard that a more palpable and pernicious disobedience of law has never marked the course of any corporate body, than characterizes the proceedings complained of. I have a deep-rooted conviction that ultimately the converse of the converse and the standard through the proceedings complained of. I have a deep-rooted conviction that ultimately the converse of the converse and the standard through the proceedings complained of the converse of the converse and the standard through the converse and the standard to characterize the proceedings complained of the converse and the standard trained to converse the standard trained to converse the standard to charactery. Standard to charactery. Standard to charactery. Standard to charactery standard to converse the proceedings to converse the proceedings to the standard trained to converse a charactery standard to converse the proceedings of the converse and the standard trained to charactery standard to converse the proceedings of the converse and the standard trained to charactery standard to converse the proceedings of the converse that the candard trained to charactery standard to converse th in a single action at law between them and a comin a single action at law between them and a complaining party. I think it is within the province of this Court to prevent an innocent purchaser bedief and the court to prevent an innocent purchaser bedief and the court of this Court to prevent an innocent purchaser bedief and the court of doer and the injured party. This strikes me as met in the present case. the plain, just, and common-sense view of the matter. There are in this bill a number of complaint ants, the several owners of various purcels of property. They may all be bound by the result of one perty. They may all be bound by the result of one action. Thus, with perfect justice to the Corporation, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions may be tried in the most ration, these questions are point of the complainant being the actual owner of the property assessed when he filed his bill.

The present bill is in this particular unobjectional the serpent was almost feed, and the bird fall of life in spite of having his body covered with wounds. He asked himself what spectics of bird was venomove enough to kill the yellow and strictly of the property assessed when he filed his bill.

A Passenger Train every morning, every at 70 clock, arriving in New York by the steambeat Lite. In the property of the property at 70 clock, arriving in New York by the steambeat Lite at 15 of clock, arriving in New York by the steambeat Lite at 15 of clock, arriving in New York by the steambeat Lite at 15 of clock, arriving in New York by the steambeat Lite at 15 of clock, arriving in New York by the steambeat Lite at 15 of clock, arriving in New York by the steambeat Lite at 15 of clock, arriving in New York by the steambeat Lite at 15 of clock, arriving in New York by the steambeat

the reasons which led me on a former occasion to consider the neglect of the Corporation to call the benefit. Now the section, as I have shown in my and, causing the air to resound with a sayes and woes, and make the publication prescribed opicion in Stuyve ant vs. The Corporation affects directed his flight toward—the South.

Weekly Tribune on Saturday next. He then proceeds] such notice and taxation the parties assessed can-

But in the present bill a new point is taken of anot be bound to pay them. much consequence. The proceedings for opening ience and in the absence of any peremptory provision of the statute, that costs may be included in Art-street commenced in April, 1857. The Report was completed, and the advertisement announcing that it would be presented to the Court for confirmation began on the 18th day of May, 1839. The Report was filed on the 5th of June, 1839, and in the amount taxed from the amount imposed, will not affect the validity of the proceedings, not the statute, that costs may be included in the asset sment, and imposed prospectively by the Commissioners; and that an inconsiderable variation in the amount taxed from the amount imposed, will not affect the validity of the proceedings, not

This being the law, tree it is clear that the present complainants are not bound by the proeedings at all; that they are now at liberty to ake every objection of fact or law which they could have taken before the Supreme Court, as well as these which they could not then have taken.
I speak on the supposition that they did not no

tuntly attend and contest the confirmation. out saying whether this would core the defect or not, it is plain an argument may be raised upon it But no principle of our law is more sacred than this, that no man chall be affected in person or property without the opportunity of Seing heard From processity, perhaps. personal notice has been dispensed with in many ases: these street proceedings among the number The party who is assessed for benefit merely (no part of his property being taken) is never sun moned before the Commissioners. He has no ne tice of the proceedings except by that publication or 14 days which the old act prescribed, or by the publication under the new act. His property and himself are bound upon the assumption that he has seen that notice. The law therefore must be observed to a scruple. No judge has a right to say that from great publicity, or from the actual taking of one paper containing the notice, or from any thing short of the absolute in hi seat of the requisitions of the statute, the party is to be bound.

What absurdity is it to imagine that the coar command of the Legislature that notice must be given in four papers, and by posting up copies in three adjacent places, is to be fulfilled by any other

I have, however, had my dealers since the decision of the Chanceller in Vandevoort'ss. The Village of Astoria whether is these cases I ought, as injunction master, to do more than grant an order to show cause. Cermin's the case here is very

The Mayor, Aldermen, &c. 5

Next, in the case of Wiggins no proceedings to

a third party averted.

There has been no epinion as yet expressed by the Chancellor upon the point of jurisdiction, and I am at liberty to act upon the assumption and my own conviction that it exists.

I may in a case of such moment briefly advert to I may in a case of such moment briefly advert to a case of such moment and the rule entered in September of the case of such moment and the case of such as a case of such moment and the rule and by the charter of 1830, a fatal omission,

!The Assistant Vice Chancellor states some facts of his opinion in the case of Codecist vs. the Corporation, which we must emit at present, but which will be found in the Market West States and Control of the found in the Market States and Control of the found in the Market States States

It has been decided, from reasons of co

From 'The Token' for 182.

LINES

and moles of proceedings. (The People vs. Lingstan, 6 Wendell, 566). Every fourse properly the report was made the act of 20th April, 1520, looks with religious silence.

LINES

Suggested by account Matter Humphrey's Clocks. With the Humphrey's Clocks. With the Humphrey's Clocks. With the April 1520, which is a constitute of a suit, is to be governed by the new Statues, in Market bern upon her arm, the little backet with ker Bowers, and now comments attigued with time and mode of a suit, is to be governed by the new Statues, in Survey and non-new seed in the sign time of a suit, is to be governed by the new Statues, in Survey and non-new seed in the sign time as the same of the sign time and the same of the surface of a suit, is to be governed by the new Statues, in the surface of a suit, is to be governed by the new Statues, in the surface of a suit, is to be governed by the new Statues, in the surface of a suit, is to be governed by the new Statues, in the surface of a suit, is to be governed by the new Statues, in the surface of a suit, is to be governed by the new Statues, in the surface of a suit, is to be governed by the new Statues, in the surface of a suit, is to be governed by the new Statues, in the surface of a suit, is to be governed by the new Statues, in the surface of a suit, is to be governed by the new Statues, in the surface of a suit, is to be governed by the new Statues, in the surface of the surfac

anomating in potentials, delivers to make somily serpent, and finished by consuming the leaves in to be setted.

No-1 could ritarduty lose you and through you have the it will be better. every trees each thicket of brasables appeared to him as many shelters for wild beasts, whire encmies, the color of which might be confounded with the follage, lay in ambush. Suddenly he paused: he cast himse f upon the

ground, and pressed the earth even to the ports of his limbs. Without motion, relying on the Indian miraculous proxis he had first witnessed, the name lifetree as the only defence, he awaited the result of the bird which had revealed it to the world— Without the convalsive trembling which agitated his body, toy one would have

banks of a river, or in the dense woods, presents to the traveler the aspect of the trank of a tree.

three adjacent places, is to be employed in mode of notice!

I pass over another most important question in this bill, viz: the carrying Art street through a this bill, viz: the carrying Art street through a part of the city included in the map of 1807. It was the Yellow Serpent.

Whoever has seen its littleness and examined its thin body, could not believe that so weak a teptile could till a partridge, although its bite will greater a such a manner that, the wound being

sing of the Chanceller in Vandewoort vs. The Variellage of Asteria whether is these cases I ought, as injunction master, to do more than grant an order to show cause. Certainly the case here is very different; the Trustees of Asteria being in the act of making the improvement complained of. Here it is to prevent a recovery in this mode of the sum assessed for the improvement. I have concluded, however, that it is most prepared for into grant an order to show cause, with a temporary injunction. I doubt whether I have a right to impost terms upon granting an injunction. Otherwise I should direct that the injunction is on the condition of the complainants filing a written essent with the bill or endorsed upon it, submitting to abide the decision of an action to be had in a court of law by the Corporation against one of the particulars attending the bringing such and other particulars attending the bringing such as the contemplate its delicateneess, the expression of its eyes, and the grant of its exest file to have for the variety of the contemplate its delicateneess, the expression of an action to be had in a court of law by the Corporation against one of the particulars attending the bringing such and other particulars attending the bringing such as the contemplate its delicateneess, the expression of the contemplate its delicatenees, the expression of the contemplate its delicateneess, the expression of the particulars attending the bringing such and the particulars attending the bringing such as the contemplate its delicateneess, the expression of the particulars attending the br

[Reported for the New York Tribane, exclusively, and corrected by the Assistant Vice Chancellor.]

The Chancery, before the Assistant Vice Chancellor.

The Chancery, before the Assistant Vice Chancellor.

The Chancery before the Assistant Vice Chancellor.

The Chancery before the Assistant Vice Chancellor. serpent did not delay long in beginning to leap, drawing in the air rapid circles, producing a weak sound like silk coming in contact with a wall. The The complainants in the slave trembled more and more, when he heard a The complainants in the bill, who are numerous, seek en injunction against selling their property assessed for the impresement of John st. and advertised for sale on the X7m mst.

I refer to my opinion in the case of Stuyvesant vs. The Corporation, for the reasons upon which with a property assessed for sale on the X7m mst.

I refer to my opinion in the case of Stuyvesant vs. The Corporation, for the reasons upon which with a property assessed for sale on the X7m mst.

I refer to my opinion in the case of Stuyvesant vs. The Corporation, for the reasons upon which with a property assessed for the same of the believed came from the strange noise which he believed came from the strange noise which he believed came from the strange noise which he believed came from the grass, which shook with force. His imagination presented an entire family of serpeuts, ready to cast themselves upon him. Fear obliged him to cast themselves upon him. Fear obliged him to seeing that the serpent sustained a terrible contest.

him is the sir without stopping between the grass.

ing deluded into litigation and probable loss, and of the proceedings it may have appeared that the to confine the controversy to the alleged wronguyes and noes were called. That difficulty is fully near by. He picked some of the leaves, and swal-

at, sleaning his bloody beak on his plumes. and, causing the air to resound with a shout of juy,

It was a beautiful morning in autumn; the people hurried with much confusion to the public square. This was arranged in the same manner that we see ours to-day at the bull-baitings; the multitude occurried all the steps and seats; and a military band executed popular music before what might be called the steps of the Governor.

The Governor did not cause them to wait long a line, the centre of the square, pushing

America, from that time, has one scourge less in

ie tables of that country.

Many inturalists inoculate themselves with this He had just seen the most terrible of all the serpents, whose race is yet found in those regions. It was not certainly a mostross animal—one of those colossal reptiles which, when seeping on the which infest that part of America.

thrown to the ground by a tempest.

Neither did it pussess the gignatic proportions which the European people so much admire when they contemplate the skins stuffed with straw of some of the kines of Ohio.

Sand of the kines of Ohio. From the foot of Cortlandi-street.

The DE WITT CLINTON, Tuesday afternoon at 6 o'

the Office on the Wharf or on board.

1. Fow KER, 5. At C45 No. 1.2 Ng.
FOR NEWBURGH LANDING AT

Berinder J. A. Watsworth, Providence, Win. Board
SPEINGS. The strambout HIGHLANDER, Captain Robert Wardron, will leave the foot of
Warrent-street, Now-Yerk, every Monday, Thursday, and
Saturday afternoon, at 4 of clock.

Self-All Manual Company of the Strambout HIGHLANDER, Captain Robert Wardron, will leave the foot of
Warrent-street, Now-Yerk, every Monday, Thursday, and
Saturday afternoon, at 4 of clock.

FALL ARRANGEMENT. Che nicum commonce running an Saurelay, September 25th, as follows—bave Follow Market sim, East River every Surray at 10 o'cle h. A. M. Timsday, Watnesday and

roe Village and Chester: FROM NEW-YORK.



quire. I am clear that it justifies an interference with the present sale, which is to raise the whole square.

with the present sale, which is to raise the whole square.

The sinve smothered the scripent between his any jurisdiction at all; a point before exams ince.

The sinve smothered the scripent between his any jurisdiction at all; a point before exams ince.

The sinve smothered the scripent between his any jurisdiction at all; a point before exams ince.

The sinve smothered the scripent between his any jurisdiction at all; a point before exams ince.

The sinve smothered the scripent between his and any jurisdiction at all; a point before exams ince.

The sinve smothered the scripent between his and jurisdiction at all; a point before exams ince.

The sinve smothered the scripent between his also and jurisdiction at all; a point before exams ince.

The sinve smothered the scripent between his also and jurisdiction at all; a point before exams ince.

The sinve smothered the scripent between his also and your Exsectoract; and son a cost and your Exsectoract; and son I cost and your Exsectoract; and the support and the suppo

of liber vests, to make according letter to your and make my case as extrasively known you please. It there be my who doubt

above sicked on any traffermination of first side of the William vertaining practitude. From dear sir, Your obligation from the State of the William vertaining and the William State of the William S

lessle and retail by A. B. & D. SANDS Drograms, Nos. 12 and 150 Fulton street, and DAVID SANDS & CO., No. 77 East B colway, N. Y. o23 lm

GANDA'S HEMEDY FOR SALT RHELD SANDAS REMEDA FOR SALT RHEEM WARRIANTED TO CLARE. Sufferers from the locate are rough tell to read the following and from the per cas named particulars in relation to their cases. May Almira Grander, of Montaille, Great Plans, has for more than two years been entirely cured, after being confined to her room and prevented from laboring for twenty five sears. She had paid tundreds of dollars for asize, was all the medicant of the day, without benefit. Mrs. Marphy opposite the new brick church, was cared a salt releasing which had readered her almost usually to wark for a year.

of nest ribeum user, which harreness.

A daughter of Mr. Watrons in West Chelsen was afficied a such an extent that her head was hearly a cincured a re. She truck the Thomps man plan, which or is more ased her sufferings, and was entirely coved in a short time by asing one half box of this medicine.

Many other case can be learned and references ob Many other case can be learned and references.

Varren-street, Now-Yerk, every Monday, Taursday, and Saturday afternoon, at 4 o'clock.

Returning, the HighHANDER will leave Newburgh overy Monday menting at 6 o'clock, and Teasday and Friday afternoon at 6 o'clock.

For froight or passage, apply to the Captain on board. N. S.—Allbaggare, and freight of every secription and hids, or specie, put an board this boat, must be at the risk of the every thereof unless a bill of lading or receipt is second for the same.

ECOST CARREW MEDULES.—

Second of the distributed or the street of the distributed or the size of the distributed or the size of the distributed or the size of the distributed of the approved expects of the distributed or the size of the s

Br when,

BRAD AND EEFLECT.

FOR the lost six years THE P-CTORAL HONEY OF LIVERWORT or prepared by James B Nowill) his been before the Public a a remedy for Courts. Colds Ashma, Sacriness of Bresia, and all affections of the Langs leading to Communition. The unprecedented sale and carmode excently in the solutioned, is sufficient evidence of its efficiely installing that the third properties planed in at the few prices of two shellings per bottle, in hopes that it would sender the Public against the bare and friendship effects of constructions. Even this, as all good and decreptingly popular medicines have been before Next, in the case of Wiggins no proceedings to sell the property had been taken.

Again, in that case the statements in the bill did not exclude the supposition that on the record of the proceedings it may have appeared that the procedure of the leavest and solution and how with rapidly to a shurb age and not exclude the supposition that on the record of the proceedings it may have appeared that the proceedings it may have appeared that the procedure of the leavest Sunday.

A Passager Train every Wednesday and Saturday of the season at line of the complainant being the actual owner.

Again, the bill was there defective upon the point of the complainant being the actual owner of the complainant being the complainant being the complainant being the complainant being the actual owner of the complainant being the complainant being the complainance of two shallows at solution of the series of two shallows at solution of the series of two shallow

IMES D. NOWILL. Sole Proprietor.

A R. W. Watson's Apothesis and Special and the foot of Change and Share street, and Friends will be received at the foot of Albany steer, on Wednesday and Satisfays, and in the foot of Change and Share street, on Honday, Theselay, and a fee foot of Albany steer, of the Eastern Division N. 7 and R. R.

Share For N. H. G. SEYMOUR. Superintendent of the Eastern Division N. 7 and R. R.

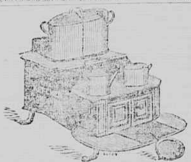
FOR NALE. Dee that campy compared and compet fastened Bark ELIZABETH, 300 tons or 2000 bbls, bertiers, steep boiling and well calculated for a whole. Approxim.

For a whole, Approxim.

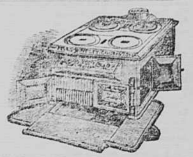
FOR MINITORNAL MINICIPAL C.S. 8 Southest and for a whole system to perfect the street of the stre

The Courters to staffer to the father a superior lot of Stovers, comprising Cooking Stove of all sizes constructed for cost or son the public, to make my case. Shown brings that the state of the public, to make my case. Shown brings that the state of th





NEWSBILL, SPATFAT KATCHEN COMPANION OF K STOVE THE IMPROVE



An event commonship adopted a properties by the ground and the secretary of the secretary o